## **ORIGINAL**

## Before the Federal Communications Commission Washington, DC 20554

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In re	)	FEDERAL COMMUNICATIONS COMMUNICATIONS OFFICE OF THE SECRETARY
Revision of the Commission's Rules to Ensure	)	
Compatibility with Enhanced 911 Emergency	ĺ	
Calling Systems	ĺ	CC Docket No. 94-102

To: The Commission

## FURTHER SUPPLEMENT TO CORR WIRELESS COMMUNICATIONS, LLC'S EMERGENCY PETITION FOR SHORT-TERM WAIVER

Corr Wireless Communications, LLC, ("Corr"), by its attorneys, hereby supplements its August 22, 2003, Petition and its October 15, 2003 Supplement to request that it be granted until December 15, 2003 to complete the installation and implementation of Corr's E-911 Phase II system Corr's equipment supplier discovered in October that a piece of equipment necessary to the distribution of the Phase II signals was not available. It agreed to substitute alternative equipment on a highly expedited basis in order to accomplish the completion of the installation and permit initiation of operations. That equipment has now been installed. However, when the system was being tested preliminarily, it was discovered that Corr's Lucent switch would not support sending the 1900 MHz (PCS) band class, although it worked acceptably for the 850 MHz (cellular) frequencies. The system would not work without an upgrade to the TDMA switch several generations removed from the version of the switch which Corr operates. Because the TDMA system is being phased out as the new GSM overlay is phased in, a costly upgrading of the TDMA switch at this point is not feasible. The vendor has therefore developed a softwarebased patch to the problem which will permit the system to operate properly. This process is expected to be completed within the next two weeks, but because it involves the development of

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a customized software installation, Corr is requesting that it be permitted to complete installation of this last element no later than December 15, 2003. The remainder of the system is now installed and is operational over the Alabama RSA-1 portion of Corr's system, as projected in Corr's initial short-term waiver request. Corr regrets that these last complications have slightly delayed completion of implementation, but no need for any further extension is anticipated.

Respectfully submitted,

CORR WIRELESS COMMUNICATIONS, LLC

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November 17, 2003

Its Attorney